



**U.S. Department of Justice**

*United States Attorney  
Southern District of New York*

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*The Silvio J. Mollo Building  
One Saint Andrew's Plaza  
New York, New York 10007*

November 9, 2023

**BY ECF AND HAND DELIVERY**

The Honorable Lewis A. Kaplan  
United States District Judge  
Southern District of New York  
500 Pearl Street  
New York, New York 10007

**Re: United States v. Richard Zeitlin, 23 Cr. 419 (LAK)**

Dear Judge Kaplan:

The Government respectfully writes to clarify the record, including to the extent the below becomes relevant to the defendant's forthcoming motions. The defendant's letter of November 8, 2023, was inaccurately characterized as a "Joint Request." (Dkt. 26). While the Government agreed to the proposed briefing schedule, the defendant's letter is *the defendant's request* for the Court's intervention with respect to *the defendant's applications*.

Respectfully submitted,

DAMIAN WILLIAMS  
United States Attorney

By: /s Jane Kim  
Jane Kim / Rebecca Dell / Daniel H. Wolf  
Assistant United States Attorneys  
(212) 637-2038 / 2198 / 2337